## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND Greenbelt Division

In re	Case No. 24-13609-MCR
Smokecraft Clarendon, LLC	Chapter 11
Debtor.	
	/

## DECLARATION OF ANDREW DARNEILLE IN SUPPORT OF PLAN CONFIRMATION

- 1. My name is Andrew Darneille, I am over the age of eighteen, and I am competent to testify to the matters set forth herein.
- 2. I am the manager of Smokecraft Clarendon, LLC ("Smokecraft") and have been at all times since April 29, 2024.
- 3. I am familiar with Smokecraft Clarendon, LLC's Third Amended Subchapter V Plan of Reorganization (the "Plan") and worked with counsel to prepare the Plan.
- 4. Upon consultation with counsel, I believe the Plan complies with all applicable provisions of Title 11 of the United States Code (the "Bankruptcy Code").
- 5. Upon consultation with counsel, I believe Smokecraft is in compliance with the provisions of the Bankruptcy Code.
- 6. The Plan has has been proposed in good faith, representing Smokecraft's earnest effort to sensibly reorganize in a manner that looks out for the best interests of creditors whilst also preserving the company's operations as a going concern.
- 7. Upon consultation with counsel, I do not believe the Plan has been proposed by any means forbidden by law.

- 8. Under the Plan, professional persons who provided pre-confirmation services to Smokecraft will need to have their fees approved by the United States Bankruptcy Court for the District of Maryland.
- 9. The Plan discloses that confirmation thereof will not alter the equity composition of Smokecraft.
- 10. While certain customers of Smokecraft are governmental offices and agencies, the rates charged by Smokecraft are not subject to governmental approval.
- 11. The Plan provides for each impaired class to receive a sum of monies equal to—or greater than—said class would receive in a chapter 7 liquidation.
- 12. It is my understanding that all administrative creditors have agreed to the method and timing of payment of their claims under the Plan and, in the alternative and upon consultation with counsel, I understand the Plan to comply with Section 1191(e) of the Bankruptcy Code.
  - 13. Class 3, an impaired class, has voted to accept the Plan.
- 14. Based on my knowledge of Smokecraft's historic performance and recent performance trends, coupled with my knowledge of the payment obligations under the Plan, I reasonably believe (i) the projections appended to the Plan are realistic, being rooted in empirical data and representing the best projections available from said data; (ii) the payments called for in the Plan will be able to be made without incident or issue; and (iii) the Plan is accordingly feasible in nature, being unlikely to be followed by liquidation or a further financial reorganization.
- 15. Upon consultation with counsel, I understand Smokecraft to have paid all fees—if any—required under Section 1930 of Title 28 of the United States Code.
  - 16. Smokecraft does not owe—and never has owed—any retiree benefits.

- 17. Smokecraft is not a natural person and does not owe any domestic support obligations.
- 18. While the Plan does not expressly contemplate any transfers of property, to the extent the sale of food may be construed as a transfer of property such will be carried out in accord with applicable nonbankruptcy law.
  - 19. Further declarant sayeth naught.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 6/4/2025

Andrew Darneille